COMBINED DECLARATION AND POWER OF ATTORNEY FOR JOINT INVENTORS

1. As below named joint inventors, we hereby declare that our addresses and citizenship are as stated below next to our names. We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"STEEL BALLISTIC SHOT AND PRODUCTION METHOD"

the s	specification	n of which:				
[X]	is attach	ed or				
[]	was file	d on	as Serial No	·		
We herel	by state tha g the claims	t we have revi	riewed and understand the coby any amendment specifica	ontents of the above ally referred to above	-identified specif	icat
We ackn	owledge the	e duty to disclo	ose information which is ma	terial to patentability	y as defined in 37	' C.I
1.56.				4 45 ** 4 =		
1.56. [] V § ii A	Ve hereby 365(b) of a nternational terms list inventor's cenan the University	claim foreign any foreign ap application(s ted below and extificate or any ted States of A	n priority benefits under Ti pplication(s) for patent or it s) designating at least one d have also identified belo by PCT international applicate America filed by us on the sa f which priority is claimed:	nventor's certificate country other that w any foreign applion(s) designating a	or §365(a) of an in the United Statication(s) for pa)-(d) ny H ates
1.56. [] V § ii A	Ve hereby 365(b) of a nternational terms list inventor's cenan the University	claim foreign any foreign ap application(s ted below and extificate or any ted States of A	n priority benefits under Ti pplication(s) for patent or in s) designating at least one d have also identified belo by PCT international applicate America filed by us on the sa	nventor's certificate country other that w any foreign applion(s) designating a	or §365(a) of an n the United Statication(s) for pa t least one country aving a filing date)-(d) ny F ates
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5. [X] We hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), § 365(c) of any PCT international application designating the United States of America, and § 119(e) of any United States provisional application(s) that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application(s) and the filing date of this application:

Application Serial No.	Filing Date	Status
60/117,735 09/329,475	January 29, 1999	Abandoned
09/329,473	June 10, 1999	Pending

6. We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

As named inventors, we hereby appoint the practitioners at Customer Number 27267:



to prosecute this application and transact all business in the Patent and Trademark Office connected the vith.

	to prosecu	and approached and damage an business in the rate and trademark office connected therewith.
8.	Please sen	d all correspondence to the above-mentioned Customer Number.
9.	[]	As named inventors, we hereby appoint the attorneys listed in paragraph 7 as our domestic representatives for the invention identified in paragraph 1 with full power of substitution and revocation, to transact all business in the U.S. Patent and Trademark Office and in the U.S. courts in connection therewith. They also designated as domestic representative on whom process or notice of proceedings affecting the application or patents issuing therefrom may be served.
10.	[X]	We hereby authorize the U.S. attorneys named in paragraph 7 to accept and follow instruction from Olin Corporation as to any actions to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and us. In the event of a change in the persons from whom instructions may be taken, we will notify the U.S. attorneys.
11.	Inventor In	nformation:
10.	Full nan	Information: ne of first joint inventor:Morris C. Buenemann, Jr. 's signature
		CitizenshipUSA
		ce 128 Rosebrook Drive, Florissant, MO 63031
		dress 128 Rosebrook Drive, Florissant, MO 63031
	Full nam	e of second joint inventor Jack D. Dippold
	Inventor	s signature
		CitizenshipUSA
	Residence	te 1002 Timberlake Drive, Edwardsville, IL 62025
	P.O. Ado	lress 1002 Timberlake Drive, Edwardsville, IL 62025

Full name of third joint inventor <u>Brian Mravic</u> Citizenship <u>USA</u>
Residence 54 Pool Road, North Haven, CT 06473
P.O. Address 54 Pool Road, North Haven, CT 06473
By Judith A. Mravic, Administratrix of the Estate of Brian Mravic
Signature
DateCitizenship USA
Residence _ 54 Pool Road, North Haven, CT 06473
P.O. Address 54 Pool Road, North Haven, CT 06473
Full name of fourth joint inventor: Howard Muldrow
Inventor's signature
DateCitizenship USA
Residence #4 Prairie Haute, St. Charles, MO 63301
P.O. Address #4 Prairie Haute, St. Charles, MO 63301
Full name of fifth joint inventor Peter W. Robinson
Inventor's signature
Date Citizenship United Kingdom (GB)
Residence 21 Arrowhead Lane, Branford, CT 06405

This is the end of the listing of inventors.

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